

## UTIAC Fees Table to all processes on or after from 22 April 2014

Fees at number 1 have been taken from The Upper Tribunal (Immigration and Asylum Chamber)
(Judicial Review) (England and Wales) Fees (Amendment) Order 2014

No.	Description Starting proceedings	Fee	Explanatory note
1.1	Starting proceedings  Permission to apply for judicial review	£140	
1.1	Permission to apply for judicial review	£140	
1.1(a)	On a request to reconsider at a hearing a decision on permission	£350	Where permission has been refused or application not admitted
	Where the Tribunal has made an order giving permission to proceed with an application for judicial review, there is payable by the applicant within 7 days of service on the applicant of that order:-		
1.2	If the judicial review procedure has been started	£700	Where permission has been granted on paper or at a hearing [other than following 1.1(a)] and the case is to progress to a substantive hearing, the full fee of £700 is required.
	Where fee 1.1(a) has been paid and permission is granted at a hearing, the amount payable under fee 1.2 is £350		Where permission has been granted at a hearing following 1.1(a), the amount payable to progress to a substantive hearing is £350
1.3	Permission to proceed (claim not started by the JR procedure).	£140	
	Other Fees charged		
2.1	On an application on notice where no other fee is specified	£80	
2.2	On an application by consent or without notice where no other fee is specified	£45	
	Fee 2.2 is not payable in relation to an application by consent for an adjournment of a hearing where the application is received by the Tribunal at least 14 days before the date set for that hearing		
2.3	On an application for a summons or order for a witness to attend the Tribunal	£40	
	Copy Documents		
3.1	On a request for a copy of a document filed for the purposes of immigration judicial review proceedings in the Tribunal (other than where fee 3.2 applies):		
	The fee payable under fee 3.1 includes:		
	<ul> <li>where the Tribunal allows a party to fax to the Tribunal for the use of that party a document that has not been requested by the Tribunal and is not intended to be placed on the Tribunal's file;</li> </ul>		
	where a party requests that the Tribunal fax a copy of a document from the Tribunal's file;		
	the Tribunal provides a subsequent copy of a document which it has previously provided		
	(a) for ten pages or less;	£5	
	(b) for each subsequent page.	50p	
3.2	On a request for a copy of a document on a computer disk or in other electronic form, for each such copy.	£5	